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8 MULESOFT, INC. and
9 PHILIP T. BRADLEY

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

10 BUSINESS INTEGRATION)
11 TECHNOLOGY, INC.,) Case No. 3:11-cv-04782-EDL
12 Plaintiff,)
13 v.)
14 MULESOFT, INC. & PHILIP T.)
15 BRADLEY,)
16 Defendants.)
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28)
STIPULATION TO ENLARGE TIME
FOR DEFENDANTS TO RESPOND TO
PLAINTIFF'S SECOND AMENDED
COMPLAINT (Local Civ. R. 6-1(b));
[PROPOSED] ORDER; and
DECLARATION OF JOHN S.
CLAASSEN, ESQ.

STIPULATION & [PROPOSED] ORDER
TO ENLARGE TIME FOR DEFENDANTS
TO RESPOND TO PLAINTIFF'S
SECOND AMENDED COMPLAINT

3:11-cv-04782-EDL

**STIPULATION & ~~PROPOSED~~ ORDER TO ENLARGE TIME FOR
DEFENDANTS TO RESPOND TO PLAINTIFF'S SECOND AMENDED COMPLAINT**

Defendants MuleSoft, Inc. and Philip T. Bradley (“Defendants”) and plaintiff Business Integration Technology (“Plaintiff”) hereby recite, stipulate, and agree pursuant to Civil Local Rule 6-1(b) as follows:

RECITALS

- A. Plaintiff filed Document 70, its Second Amended Complaint, on December 19, 2011.
- B. Defendants' answer or other response to Document 70 must be filed pursuant to Federal Rule of Civil Procedure 15(a)(3) no later than January 3, 2012.
- C. Defendants have sought Plaintiff's stipulation to the enlargement of Defendants' time to answer or otherwise respond to Document 70 for ten (10) days until no later than January 13, 2012.
- D. Plaintiff is agreeable to such enlargement of time.

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28 **STIPULATION & [PROPOSED] ORDER
TO ENLARGE TIME FOR DEFENDANTS
TO RESPOND TO PLAINTIFF'S
SECOND AMENDED COMPLAINT**

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DECLARATION OF JOHN S. CLAASSEN, ESQ.

2 I, John S. Claassen, state as follows:

3 1. I am admitted to practice before this Court. I am counsel of record of defendants
4 MuleSoft, Inc. and Philip T. Bradley in the above-captioned action. Unless otherwise indicated,
5 I have personal knowledge of the facts alleged herein and could and would testify competently
6 thereto if asked to do so.

7 2. I have sought on behalf of Defendants an enlargement of Defendants' time to
8 answer or otherwise respond to Document 70 to accommodate my personal plans during the
9 holidays.

10 3. Both Plaintiff and Defendants have previously sought and received enlargements
11 of time in this action. Such enlargements of time are documented in Documents 5, 19, 21, and
12 44.

13 4. I do not believe that the enlargement of time requested through the parties'
14 stipulation will affect any existing deadlines imposed by the Court.

15 I declare under penalty of perjury under the laws of the United States that the foregoing is
16 true and correct. Executed this 30th day of December 2012 at Oakland, California.

17 /s/John S. Claassen, Esq.

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19 JOHN S. CLAASSEN, ESQ.
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28 **STIPULATION & [PROPOSED] ORDER
TO ENLARGE TIME FOR DEFENDANTS
TO RESPOND TO PLAINTIFF'S
SECOND AMENDED COMPLAINT**

3:11-cv-04782-EDL

CERTIFICATION

I, John S. Claassen, Esq., am the ECF User whose identification and password are being used to file the STIPULATION TO ENLARGE TIME FOR DEFENDANTS TO RESPOND TO PLAINTIFF'S SECOND AMENDED COMPLAINT (Local Civ. R. 6-1(b)); and [PROPOSED] ORDER. In compliance with General Order 45.X.B, I hereby attest that Jennifer Betz, Esq. has concurred in this filing.

Respectfully submitted,

DATED: Dec. 30, 2011

CLAASSEN, Professional Corporation

By: /s/John S. Claassen
John S. Claassen, Esq.
Attorney for Defendants
MULESOFT, INC. & PHILIP T. BRADLEY

**STIPULATION & [PROPOSED] ORDER
TO ENLARGE TIME FOR DEFENDANTS
TO RESPOND TO PLAINTIFF'S
SECOND AMENDED COMPLAINT**